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8 **IN THE UNITED STATES DISTRICT COURT**
9 **FOR THE CENTRAL DISTRICT OF CALIFORNIA**
10 **WESTERN DIVISION**

11 GREAT BOWERY INC. d/b/a TRUNK
12 ARCHIVE,

13 Plaintiff,

14 v.

15 DELUXE BEAUTE BEVERLY
16 MEDICAL SPA, A PROFESSIONAL
17 CORPORATION d/b/a DELUXE
18 COSMETIC CENTER; CHERYL
19 CHEN, individually; KEVIN DO,
20 individually; TIFFANY HO,
21 individually; and DOES 1 through 10
22 inclusive,

23 Defendants.

Case No. 2:24-cv-1344-CBM-SKx

**ORDER RE: PLAINTIFF’S MOTION
TO WITHDRAW REQUEST FOR
CLERK TO ENTER DEFAULT AND
TO EXTEND THE TIME FOR
RESPONSE TO COMPLAINT
[18][19]**


24 Before the Court is Plaintiff’s Motion to Withdraw Request for Clerk’s Entry
25 of Default As To Defendants Deluxe Beaute Beverly Medical Spa, A Professional
26 Corporation d/b/a Deluxe Cosmetic Center (“Deluxe”); Cheryl Chen (“Chen”); and
27 Kevin Do (“Do”) and to Extend the Time For Response to Complaint. (Dkt. No. 19
28 (the “Motion”).)

Finding good cause, the Motion is **GRANTED**. Therefore, Plaintiff’s Request
for Clerk’s Entry of Default As To Defendants Deluxe Beaute Beverly Medical Spa,

1 A Professional Corporation d/b/a Deluxe Cosmetic Center; Cheryl Chen; and Kevin
2 Do (Dkt. No. 18) shall be withdrawn, and Defendants Deluxe, Chen, and Do shall
3 answer or otherwise respond to the Complaint no later than June 10, 2024.

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5 **IT IS SO ORDERED.**

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7 DATED: May 15, 2024.



8 Consuelo B. Marshall
9 United States District Judge
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